

LCR 7(2)(A) Proposed Orders

RULE 7 PLEADINGS

(b) Motions and Other Papers.

(1) How made.

(A) Reapplication on same facts. When an order has been refused in whole or part (unless without prejudice), or has been granted conditionally and the condition has not been performed, the same application may not be presented to another judge.

(B) Subsequent application, different facts. If a subsequent application is made upon an alleged different state of facts, the same must be shown by affidavit what application was made, when and to what judge, what order or decision was made on it and what new facts are claimed to be shown; for failure to comply with this requirement, any order made upon subsequent application may be set aside and sanctions imposed.

(2) Form.

(A) Proposed Orders. Proposed Orders shall be labeled accordingly in both the caption and the footer with the word “proposed”. Only those proposed orders so labeled will be accepted for filing; the Clark County Clerk is authorized to reject any proposed orders that are not labeled accordingly. The only orders not labeled “proposed” that will be accepted for filing are those that have been executed by a judicial officer. [Effective September 1, 2021]